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Date: April 20, 2004

Márco Jimenez

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the application of:

John Stanley David STANIER

Serial No.: 10/697,667

Filing Date:

October 29, 2003

For:

INFLATABLE HUMANOID FORMS

Group Art Unit: 3712

Examiner: Bena B. Miller

## TRANSMITTAL OF DECLARATIONS UNDER 37 C.F.R. § 1.56

Commissioner for Patents PO Box 1450 Alexandria, Va 22313-1450

Dear Sir:

Pursuant to 37 C.F.R. § 1.56, Applicant submits for consideration in the above-identified issued patent the attached declarations. The Examiner is requested to make these documents of record.

In the unlikely event that the transmittal letter is separated from this document and the Patent Office determines that an extension and/or other relief is required, applicant petitions for any required relief including extensions of time and authorizes the Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to **Deposit Account No. 03-1952** referencing 559852000102.

Dated: April 20, 2004

Respectfully submitted,

Glonn M. I

Registration No. 44,197

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I, John Stanley David Stanier, declare as follows:

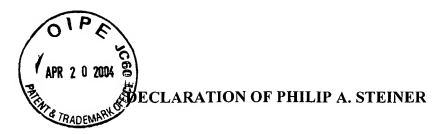
- 1. I am the sole inventor of U.S. Patent Application No. 10/697,667.
- 2. During a telephone conversation with my patent attorney at the time, Mr. Philip Steiner, on 09/26/2004, I mentioned to Mr. Steiner an instance when I had been involved in my professional status as cinematographer on a production for a T.V. commercial in which representations of real people were used to simulate a small crowd. I mentioned that the simulation involved a two dimensional cut-out model made of stiff cardboard material, painted with humanoid features. This conversation occurred during a discussion about the use of my invention; I did not state that an inflatable form was used in this production, and in fact inflatable forms were not used. Rather, I mentioned this earlier production to Mr. Steiner as an example of how my invention would have been an improvement. During my conversation with Mr. Steiner, I indicated my willingness to attempt to obtain a copy of the videotape or other record of the production. Since that time, however, I have not been able to find a copy of that videotape. I do not believe that finding a copy of the videotape is very important since cardboard cut-outs were commonly used at the time of the commercial, and the videotape would merely be a common example of the prior art.
- 3. I have read Mr. Steiner's account of our telephone conversation as set forth in his statement of February 28, 2004, entitled "Duty of Disclosure under 37 C.F.R. 1.56,", which he submitted to the Patent Office on that date. It is my belief that Mr. Steiner's statement reflects a misunderstanding of our telephone conversation, which I hope this statement clears up.

I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine and imprisonment or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the subject application or any patent issuing thereon.

Respectfully submitted,

John Stanier

Serial No. 10/697,667 Docket No. 559852000102



## I, Philip A. Steiner, declare as follows:

- 1. I am the former counsel of record for U.S. Patent Application No. 10/697,667.
- 2. I have read Mr. John Stanley David Stanier's declaration dated  $\frac{4}{7} \log Mr$ . Stanier has fully explained his earlier statements described in my correspondence of February 28, 2004 entitled "Duty of Disclosure under 37 CFR 1.56."
- 3. I am now of the belief that the earlier statements described only two dimensional cutouts, already known in the art, rather than the inventions claimed in the above-identified application/patent. Therefore, the information included in my earlier correspondence is not material to the above-identified application/patent.

I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine and imprisonment or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the subject application or any patent issuing thereon.

Respectfully submitted,

Philip A. Steiner

Reg. No. 47,967

Serial No. 10/697,667 Docket No. 559852000102